Case: 13-1665 Document: 123 Page: 1 Filed: 05/13/2015



John J. Edmonds 713.364.5291 jedmonds@cepiplaw.com

May 13, 2015 VIA CM/ECF

Daniel E. O'Toole Circuit Executive and Clerk of Court United States Court of Appeals for the Federal Circuit 717 Madison Place, N.W. Washington, D.C. 20005

Re: Supplemental Authority in AdjustaCam LLC v. Newegg, Inc., et al.

Nos. 2013-1665, -1666, -1667

Dear Mr. O'Toole:

I am counsel of record for AdjustaCam LLC, the Appellant in the above-referenced matter. On May 4, 2015, Appellees Newegg and Rosewill filed an opposed motion for attorney's fees and costs. Today my associate called the Clerk's Office regarding responding to the motion, and was informed (after a supervisor had been consulted), that pursuant to Federal Circuit Rule 47.7(a)(3), Appellant cannot file a response to the motion unless directed by the Court. Accordingly, no response to the motion will be filed unless directed by the Court.

Sincerely,

COLLINS EDMONDS POGORZELSKI SCHLATHER & TOWER, PLLC

John J. Edmonds

cc: Counsel of record by CM/ECF